In re	Roger Duane Todd			Case No.	11 00056 776
	1		Debtor(s) TES BANKRUPTCY N DISTRICT OF IN DIVISION	DIANA	11-80256-FUC
In Re:		)			
Debtor	r(s) Roger Duane Todd,	) ) )	Case No.	-13	
		CH	APTER 13 PLAN		
		Original _	X_ Amendment No	·	
1. <u>GE</u>	NERAL PROVISIONS:				
any pr unless	a) YOUR RIGHTS MAY BE AFF ovision of this plan, you must file a a written objection is filed before the secured claim, this plan may modify	timely written e deadline stat	objection. This planed on the separate No	may be confirmed w tice you received from	ithout further notice or hearing
adequa amoun	b) <b>PROOFS OF CLAIM:</b> This pate protection payments and to receive t for pre-petition arrearages, secured a sined otherwise by the Court.	distribution u	nder a confirmed plan	. The filed proof of cl	aim shall control as to the clain
offers Trusted debtor	shall be based upon 1% of the propose ("Trustee") shall disburse such payr, and the allowable secured claim ve's percentage fee as set by the Unite ditor.	osed allowed so ments to the se will be reduced	ecured claim, although cured creditor as soon d accordingly. All a	n that presumption ma as practicable after re dequate protection pa	y be rebutted. The Chapter 13 eceiving plan payments from the yments shall be subject to the
approp	d) EQUAL MONTHLY PAYMEN oriately amortize the claim. The tristration of the case.				
distrib	e) PAYMENTS FOLLOWING E utions shall be made on any secured y such creditor and deemed allowed, or	claim relating	to the subject collate	ral until such time as	an amended deficiency claim is
	BMISSION OF INCOME: Debtor or future income or specified property				such portion of future earnings
	YMENT AND LENGTH OF PLAN  O days after the order for relief, for e:	approximately	$\underline{60}$ months, for a t	total amount of \$_59,4	
	MINISTRATIVE CLAIMS (INCL) ministrative claims will be paid in full				

Creditor	Type of Priority	Scheduled Amount
Amy Baker	Attorney Fees	\$2,824.00

5. DOMESTIC SUPPORT OBLIGATIONS: The following Domestic Support Obligations will be paid in the manner specified:

Creditor		Type of Claim	Estimated	Treatment	
			Arrears		
LEE	ELLEN	CHILD SUPPORT	\$4,000.00	PAY OUTSIDE THE PLAN PER	
SNYDER				COURT ORDER 12/20/2010.	

DEBTOR IS REQUIRED TO PAY ANY PAYMENTS FALLING DUE AFTER THE FILING OF THE CASE PURSUANT TO A DOMESTIC SUPPORT ORDER DIRECTLY TO THE PAYEE IN ORDER FOR THIS PLAN TO BE CONFIRMED AND FOR DEBTOR TO RECEIVE A DISCHARGE FROM THE COURT UPON COMPLETION OF PLAN PAYMENTS HEREIN.

## 6. SECURED CLAIMS RELATING SOLELY TO RESIDENTIAL REAL ESTATE-CURING DEFAULTS AND/OR MAINTAINING PAYMENTS (INCLUSIVE OF REAL ESTATE TAXES AND

**HOMEOWNER'S ASSOCIATION ARREARS):** If there is a pre-petition arrearage claim on a mortgage secured by the debtor's residential real property, then both the pre-petition arrearage and the post-petition mortgage installments shall be made through the Trustee. Initial post-petition payment arrears shall be paid with secured creditors. If there are no arrears, the debtor may pay the secured creditor directly.

Creditor	Residential Address	Estimated	Estimated Current
		Arrears	Monthly Installment
			(To be adjusted based
			on claim and/or notice)
Deutsche National Bank	8800 E. Washboard	\$20,000.00	\$486.00 Per Month

No late charges, fees or other monetary amounts shall be assessed based on the timing of any payments made by the Trustee under the provisions of the Plan, unless allowed by Order of the Court.

ALL NOTICES REFERENCED BELOW SHALL BE FILED WITH THE BANKRUPTCY COURT AND SERVED UPON THE DEBTOR, DEBTOR'S COUNSEL AND THE CHAPTER 13 TRUSTEE:

## DUTY OF MORTGAGE HOLDER TO FILE AND SERVE NOTICE OF PAYMENT OR SERVICER CHANGE AND

ANNUAL NOTICE: All mortgage holders shall file with the Bankruptcy Court a Notice indicating any change in the mortgage payment. This Notice shall contain the old mortgage payment amount, the new mortgage payment amount and an explanation of the reason for the change. If the change is a result of an escrow analysis, the Notice shall include the escrow calculation showing the taxes and insurance paid for the prior year. In cases where the Trustee is disbursing the post-petition mortgage installments, absent objection, the Trustee will modify the monthly payment in accordance with the Notice provided.

Should there be a change in the mortgage servicer while the bankruptcy is pending, the mortgage holder shall file with the Bankruptcy Court a Notice setting forth the change and providing the name of the servicer, the payment address and a contact phone number. In addition, the mortgage holder shall perform an escrow analysis annually and annually file a Notice setting forth the amount of the mortgage payment regardless of whether or not a change has occurred in the prior year. All Notices shall be filed with the Bankruptcy Court and served upon the debtor, debtor's counsel and the Chapter 13 Trustee.

**DUTY OF MORTGAGE HOLDER TO FILE AND SERVE NOTICE OF PROTECTIVE ADVANCES AND/OR POST-PETITION FEES AND COSTS ASSESSED:** The mortgage holder shall timely file a Notice with the Court if the holder advances funds under the terms of the mortgage as a protective advance (e.g. forced-place insurance or property taxes due to non-payment). The mortgage holder shall file a Notice of all Post-Petition fees, costs of collection and all other contract charges

assessed under the mortgage document, including attorney's fees.

7. SECURED CLAIMS OTHER THAN CLAIMS RELATING TO RESIDENTIAL REAL ESTATE: After confirmation of the

7. SECURED CLAIMS OTHER THAN CLAIMS RELATING TO RESIDENTIAL REAL ESTATE: After confirmation of the plan, the Trustee will pay to the holder of each allowed secured claim the equal monthly amount in column (6) based upon the amount of the claim [(Para. 7(a), column (4)] or value offer [(Para. 7(b), column (4)] with interest at the rate stated in column (5).

(a) Secured Claims To Which 11 U.S.C. 506 Valuation Is Not Applicable:

Creditor

Basis for

Treatment

Creditor		Purchase	Estimated	Interest	Equal	Adequate	-80256 <b>-</b> FJ
	Collateral	Date	Claim Amount	Rate	Monthly Amount	Protection Amount (1% of Allowed	
						Secured Claim)	
						Ciumi	
Pursuant to §1326, EM under paragraph 4 are Additional plan offer, if	e paid in full, whichev	er may coi	me first.		_		istrative claims
(b) Secured Claims to	Which 11 U.S.C. 506	Valuation	is Applicable	<b>:</b> :			
Creditor	Collateral	Purchase Date	Value	Interest Rate	Equal Monthly Amount	Adequate Protection Amount (1% of Allowed Secured Claim)	
minor burngrupir rur	e paid in full, whichev	er may coi	me first.		•		istrative claims
Additional plan offer, if  (c) Curing Defaults a	any, as relates to abov	re claim(s):					
Additional plan offer, if  (c) Curing Defaults at post-petition contract pa	any, as relates to above nd/or Maintaining Parayments directly to the	e claim(s):  nyments: T	rustee shall pa	ay allowed	claim for arrea	rage, and debto	
Additional plan offer, if  (c) Curing Defaults a	any, as relates to abov	e claim(s):  nyments: T		ay allowed		rage, and debto	
Additional plan offer, if  (c) Curing Defaults as post-petition contract pa	any, as relates to above nd/or Maintaining Parayments directly to the	e claim(s):  nyments: T	rustee shall pa	ay allowed	claim for arrea	rage, and debto	
Additional plan offer, if  (c) Curing Defaults a post-petition contract partition Creditor  (d) Surrendered/Abar	nd/or Maintaining Pa ayments directly to the Collateral/Type of D	nyments: T creditor:	rustee shall pa	ay allowed	claim for arrea	rage, and debto	r shall pay regular
Additional plan offer, if  (c) Curing Defaults a post-petition contract particle Creditor  (d) Surrendered/Abar	nd/or Maintaining Pa ayments directly to the Collateral/Type of D	nyments: Tocreditor:  Debt Estimate Estimate debtor in	rustee shall pa	ay allowed of the second secon	claim for arrea	rage, and debto Any) ion, the Chapter	r shall pay regular
Additional plan offer, if  (c) Curing Defaults a post-petition contract particle Creditor  (d) Surrendered/Abar interest in the following	nd/or Maintaining Pa ayments directly to the Collateral/Type of D ndoned Collateral: The	nyments: Tocreditor:  Debt Estimate Estimate debtor in	rustee shall pa	ay allowed of the second secon	claim for arrea	rage, and debto Any) ion, the Chapter	r shall pay regular
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Additional plan offer, if  (c) Curing Defaults a post-petition contract parameters of the contract par	nd/or Maintaining Parayments directly to the Collateral/Type of Endoned Collateral: Collateral Surrend Collateral Surrend	e claim(s):  nyments: T creditor: Debt Esti ne debtor in ered/Abanc	rustee shall paimated Arrears utends to surrestloned  ORITY CLA	ay allowed of the second secon	claim for arrea	rage, and debto  Any)  ion, the Chapter erty  d tax obligation	r shall pay regular  13 estate abandons s shall be paid in fu
Additional plan offer, if  (c) Curing Defaults a post-petition contract parameters of Creditor  (d) Surrendered/Abar interest in the following Creditor  8. SECURED TAX Clause of the Trustee, inclusive of	nd/or Maintaining Parayments directly to the Collateral/Type of Endomed Collateral: Collateral Surrend Collateral Surrend LAIMS AND 11 U.S. of statutory interest there	e claim(s):  nyments: Torreditor:  Debt Estimate debtor in the debtor in	rustee shall paimated Arrears atends to surres doned  ORITY CLA er or not an int	ay allowed of the second secon	claim for arrea	rage, and debto  Any)  ion, the Chapter erty  d tax obligation ffered by plan to	r shall pay regular  13 estate abandons s shall be paid in fu
Additional plan offer, if  (c) Curing Defaults a post-petition contract parameters of Creditor  (d) Surrendered/Abar interest in the following Creditor  8. SECURED TAX Clause of the Trustee, inclusive of	nd/or Maintaining Parayments directly to the Collateral/Type of Dandoned Collateral: The Collateral: Collateral Surrend Collateral Surrend Statutory interest there paid in full by the Trus Type of Priority or	re claim(s):  re creditor:  Debt Estimate Estima	or not an intve of interest,	ay allowed of the second secon	claim for arrea	rage, and debto  Any)  ion, the Chapter erty  d tax obligation ffered by plan to	r shall pay regular  13 estate abandons s shall be paid in fu
Additional plan offer, if  (c) Curing Defaults apost-petition contract parameters of the Creditor  (d) Surrendered/Abarinterest in the following Creditor  8. SECURED TAX Creditor the Trustee, inclusive of priority claims shall be presented to the contract of the contrac	nd/or Maintaining Parayments directly to the Collateral/Type of Dandoned Collateral: The Collateral: Collateral Surrend Collateral Surrend Statutory interest there paid in full by the Trus	re claim(s):  ryments: To creditor:  Debt Estimate Estima	or not an interest, eduled	ay allowed of the second secon	claim for arrea	rage, and debto  Any)  ion, the Chapter erty  d tax obligation ffered by plan to	r shall pay regular  13 estate abandons s shall be paid in fu
Additional plan offer, if  (c) Curing Defaults as post-petition contract parameters of the Creditor  (d) Surrendered/Abasinterest in the following Creditor  8. SECURED TAX Classification of the Trustee, inclusive of priority claims shall be parameters of the Creditor	nd/or Maintaining Parayments directly to the Collateral/Type of Endomed Collateral: The collateral:  Collateral Surrend  LAIMS AND 11 U.S. of statutory interest there paid in full by the Trus  Type of Priority or Secured Claim	re claim(s):  ryments: To creditor:  Debt Estimate Estima	or not an integral to the details of the details and the detai	ay allowed of the second secon	claim for arrea	rage, and debto  Any)  ion, the Chapter erty  d tax obligation ffered by plan to	r shall pay regular  13 estate abandons s shall be paid in fu

Amount

Interest

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Classifi	cation		(If Any)	-80256-FJC
Other:	om any remaining funds; or S AND UNEXPIRED LEASES:	All executory contracts and	d unexpired le	eases are REJECTED,
Creditor	Property Description	Treatmen	t	7
	Tr. J. II.		·	
11. AVOIDANCE OF LIENS: I money security interests, judicial li	Debtor will file a separate motion or ens, wholly unsecured mortgages or	adversary proceeding to a other liens that impair exe	void the follow	wing non-purchase
Creditor	Collateral/Property Description	Amount of Lien to b	be Avoided	
				_
its lien securing such claim until th discharge order being entered unde   13. VESTING OF PROPERTY confirmation order, the property of	espect to each allowed secured claim e earlier of a) the payment of the uncer 11 U.S.C.1328.  OF THE ESTATE: Except as nece the estate shall revest in the debtor to any additional property of the estate.	derlying debt determined underlying debt determined under the plan or a depth confirmation of the determined upon confirmation of the determined upon confirmation of the determined under the determi	nder non-ban as expressly re lebtor's plan, s	kruptcy law or b) a stained by the plan or subject to the rights of
(whose rights are not being modified	HER THAN THOSE RELATING ed) or in Section 10 (whose executor ons to the debtor or the Trustee notw	y contracts/unexpired leas	ses are being a	
15. MISCELLANEOUS PROVI	SIONS:			
Date: March 4, 2011				
	/s/Roger Duane	Todd		
	Debtor			
	/s/			

Debtor
/s/Amy Baker
Debtor's Attorney

Updated 8/1/2009